

REMARKS

Applicant gratefully acknowledges the indication that the arguments previously presented were found persuasive, and the withdrawal of substantive rejections.

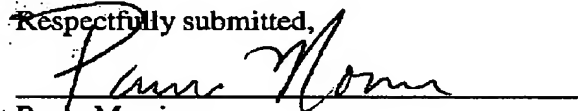
The examiner rejected claims 105-108, 126, and 142-180 under 35 U.S.C. § 112 as indefinite. A number of amendments have been made which are believed to overcome the rejections. Applicant respectfully requests that the amendments be entered and that the amended claims be allowed. Applicant agrees that claim 126 differs in scope from claim 105; however, Applicant does not necessarily agree with the examiner's characterization of claim 126. Applicant merely notes that claim 126 specifically defines the composition of X and Y. The word "moiety" is a general term which is intended to encompass a polymerizable group, but also may comprise other groups.

The amendments made herein do not narrow the claims.

CONCLUSION

The Commissioner is hereby authorized to charge any fees in connection with this response, or to credit any overpayment, to Deposit Account No. 50-0997 (SwRI-2835-03) maintained by Paula D. Morris & Associates, P.C.

Respectfully submitted,



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